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1	WHEREAS the parties wish to extend deadlines in this action as set forth below;
2	Pursuant to Local Rule 16-2(d), the parties hereby enter into this stipulation pursuant to
3	Local Rule 6-2, and request relief from the Order Setting Initial Case Management Conference.
4	IT IS HEREBY STIPULATED by and between the parties that the case management
5	conference and other deadlines currently set be re-scheduled as set forth below:
6	July 2, 2007 - Last day to meet and confer re initial disclosures, early settlement, ADR
7	process selection, and discovery plan; last day to file Joint ADR certification with
8	Stipulation to ADR process or Notice of Need for ADR phone conference.
9	July 16, 2007 - Last day to complete initial disclosures or state objection in Rule 26 (f)
10	report, file/serve Case Management Statement, and file/serve Rule 26 (f) report; and July 25, 2007
11	<u>Mix x x x x x x x x x x x x x x x x x x </u>
12	D. J.M. 10 2007
13	Dated: May 10, 2007 DLA PIPER US LLP Attorneys for Plaintiff
14	/a/ Evena M. Dela
15	/s/ Eugene M. Pak Eugene M. Pak 152 Townsond Street, Suite 200
16 17	153 Townsend Street, Suite 800 San Francisco, California 94107-1957 (415) 836-2500 Fax: (415) 836-2501
18	Tun. (113) 030 2301
19	Dated: May 10, 2007 LAW OFFICES OF JAMES BERRY Attorney for Defendant
20	/-/ I D
21	<u>/s/ James Berry</u> James Berry
22	2007 West Hedding Street, Suite 100 San Jose, CA 95128
23	408-246-1333 fax: 408-246-0857
24	MAX. 100 210 0057
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IT IS SO ORDERED: Dated: May 11

IT IS SO ORDERED Judge James Larson

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